

Senate File 209

H-1108

1 Amend the amendment, H-1093, to Senate File 209,
2 as amended, passed, and reprinted by the Senate, as
3 follows:

4 1. Page 1, after line 15 by inserting:

5 < ____. Page 21, after line 23 by inserting:

6 <DIVISION

7 Sec. ____ . UNEMPLOYMENT COMPENSATION EXTENDED

8 BENEFIT INDICATORS. Notwithstanding any contrary
9 provisions of chapter 96, with respect to weeks of
10 unemployment beginning on or after December 17, 2010,
11 and ending four weeks prior to the last week for which
12 the federal government funds one hundred percent of the
13 cost of shareable extended unemployment compensation
14 benefits and shareable regular unemployment
15 compensation benefits as authorized by section 2005(a)
16 of Tit. II of the federal Assistance for Unemployed
17 Workers and Struggling Families Act, of the federal
18 American Recovery and Reinvestment Act of 2009, Pub.
19 L. No. 111-5, as amended, for the purposes of section
20 96.19, subsections 21 and 32, and section 96.29,
21 subsections 4 and 5:

22 1. There is a state "on" indicator for a week
23 ending on or before December 31, 2011, or any other
24 date established in federal law permitting this
25 provision if the average rate of total seasonally
26 adjusted unemployment under chapter 96 for the period
27 consisting of the most recent three months for which
28 data for all states are published before the close
29 of the week equaled or exceeded six and one-half
30 percent and equaled or exceeded one hundred ten percent
31 of the average of the rates for any or all of the
32 corresponding three-month periods ending in the three
33 preceding calendar years.

34 2. There is a state "off" indicator for a week
35 only if, for the period consisting of the week and the
36 immediately preceding twelve weeks, neither subsection
37 1 nor section 96.19, subsection 21 or 30, specify that
38 there is an "on" indicator.

39 3. A "high unemployment period" means any period
40 during which an extended benefit period would be in
41 effect if subsection 1 were applied by substituting
42 "eight percent" for "six and one half percent". In
43 a high unemployment period, section 96.29, subsection
44 4, shall be applied by substituting "eighty percent"
45 for "fifty percent" under paragraph "a", subparagraph
46 (1) and "twenty" for "thirteen" under paragraph "a",
47 subparagraph (2).

48 4. For purposes of determining eligibility for
49 extended unemployment compensation benefits under this
50 Act, an individual's eligibility period shall include

1 any week which begins in accordance with both of the
2 following:
3 a. After the date as of which the individual
4 exhausts all rights to emergency unemployment
5 compensation.
6 b. During an extended benefit period that began on
7 or before the date the individual exhausts all rights
8 to emergency unemployment compensation.
9 Sec. 2. EFFECTIVE DATE. This division of this Act
10 takes effect on the first Sunday occurring thirty days
11 after enactment of this division of this Act.
12 Sec. 3. RETROACTIVE APPLICABILITY. For purposes of
13 providing extended unemployment compensation benefits,
14 this division of this Act applies retroactively to
15 weeks of unemployment beginning on or after December
16 17, 2010.>>
17 2. Page 1, after line 15 by inserting:
18 <__. Title page, line 4, after <credit,> by
19 inserting <providing for extended unemployment
20 benefits,>>
21 3. By renumbering as necessary.

ISENHART of Dubuque